

1 2 3 4 5 6 7 8	HOFFMAN EMPLOYMENT LAWYERS, I MICHAEL HOFFMAN (State Bar No. 1544 100 Pine Street, Suite 1550 San Francisco, CA 94111 Telephone: (415) 362-1111 Fax: (415) 362-1112 Email: mhoffman@employment-lawye Attorneys for Plaintiff DAVID IVERSEN MALCOLM A. HEINICKE (State Bar No. 1 CAROLYN V. ZABRYCKI (State Bar No. 2 MUNGER, TOLLES & OLSON LLP 560 Mission Street Twenty-Seventh Floor	ers.com .94174)		
9 10 11	San Francisco, CA 94105-2907 Telephone: (415) 512-4000 Facsimile: (415) 512-4077 E-mail: Malcolm.Heinicke@mto.com Carolyn.Zabrycki@mto.com			
12 13 14	Attorneys for Defendant WELLS FARGO BANK, N.A. UNITED STATES DISTRICT COURT			
15 16	NORTHERN DIS	TRICT OF CALIFORNIA		
17	DAVID IVERSEN, on behalf of himself, and all others similarly situated	Case No. CV-10-05566 LB STIPULATION AND [PROPOSED]		
18 19	Plaintiff, vs.	ORDER CONTINUING FURTHER CASE MANAGEMENT CONFERENCE		
20	WELLS FARGO BANK, N.A., a corporation, and DOES 1 through 10, inclusive.	Judge: Honorable Laurel Beeler		
21	Defendant.	Current Date: December 8, 2011 Proposed Date: February 9, 2012		
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27 28				
_0		Stipulation and [Proposed] Order; CV-10-05566 LB		

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1	WHEREAS, Plaintiff filed this putative class action alleging state wage and hour claims		
2	concerning his employment at Wells Fargo Bank, N.A.;		
3	WHEREAS, the parties previously appeared before this Court at the Initial Case		
4	Management Conference on March 31, 2011 at 10:30 a.m.;		
5	WHEREAS, the parties are scheduled to appear at a Further Case Management		
6	Conference on December 8, 2011 at 10:30 a.m.;		
7	WHEREAS, the parties have completed their initial meet and confer sessions and have		
8	exchanged initial disclosures;		
9	WHEREAS, Wells Fargo Bank, N.A. has responded to written discovery, i.e., numerous		
10	special interrogatories;		
11	WHEREAS, the parties have commenced the process of meeting and conferring over		
12	depositions and requests for documents;		
13	WHEREAS, the parties respectfully submit that it would be most efficient to conduct a		
14	Further Case Management Conference after discovery has progressed further;		
15	WHEREAS, the parties, through their counsel of record, stipulate as follows:		
16	IT IS HEREBY STIPULATED that the parties jointly and respectfully request an order		
17	postponing the Further Case Management Conference currently set for December 8, 2011 until		
18	February 9, 2012 at 10:30 a.m. or such other time thereafter that the Court is available.		
19			
20	DATED: December 1, 2011 HOFFMAN EMPLOYMENT LAWYERS, L.L.P.		
21			
22	By:/s/Michael Hoffman		
23	MICHAEL HOFFMAN		
24	Attorneys for Plaintiff DAVID IVERSEN		
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1		R, TOLLES & OLSON LLP		
2				
3	3 By:	/s/ Malcolm A. Heinicke MALCOLM A. HEINICKE		
4	Attorneys	for Defendant		
5		ARGO BANK, N.A.		
6				
7				
8	<u>Filer's Attestation</u>			
9	I, Malcolm A. Heinicke, am the ECF user whose identification and password are being			
10	used to file this STIPULATION AND [PROPOSED] ORDER POSTPONING FURTHER			
11	CASE MANAGEMENT CONFERENCE . In compliance with General Order 45.X.B, I hereby			
12	attest that Michael Hoffman concurs in this filing.			
13	DATED: December 1, 2011			
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15	<u>/s/ Malcolm A. Heinicke</u> MALCOLM A. HEINICKE			
16	6			
17	7 [PROPOSED] ORDE	[PROPOSED LORDER		
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19	9 PURSUANT TO STIPULATION, IT IS SO ORDER	NT TO STIPULATION, IT IS SO ORDERED. Specifically, the Court orders		
20	that the Further Case Management Conference currently set for December 8, 2011 at 10:30 a.m.			
21	is postponed until February 9, 2012 at 10:30 a.m.	TES DISTRICT		
22	2 DATED: December5_, 2011			
23	IT IS SO ORDERED			
24	Laurel Beeler United States Value Beeler United States Value Beeler United States Value Beeler United States Value Beeler			
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	- 2 -	Stipulation and [Proposed] Order; CV-10-05566 LB		

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